the division was made.

the community estate that would not have been payable if the parties were still married or domestic partners at the time

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PETITI	ONER:	CASE NUMBER:
RESPONI	DENT:	
Health insurance		
5. b.	Until a judgment has been entered and filed on all remaining issues, the petitioner respondent must maintain all existing health and medical insurance coverage for the other party, and that party must also maintain any minor children as named dependents, as long as that party is eligible to do so. If at any time during this period the petitioner respondent is not eligible to maintain that coverage, that party must, at his or her sole expense, provide and maintain health and medical insurance coverage that is comparable to the existing health and medical insurance coverage to the extent it is available.	
	If that coverage is not available, the petitioner respondent medical care for the other party and the minor children to the extent that care insurance coverage but for the dissolution of marital status or domestic partne hold the other party harmless from any adverse consequences resulting from coverage. "Health and medical insurance coverage" includes any coverage un medical plan, fund, policy, or program.	rship, and will otherwise indemnify and the loss or reduction of the existing
Probate homestead		
с	Until a judgment has been entered and filed on all remaining issues, the indemnify and hold the other party harmless from any adverse consequences in a termination of the other party's right to a probate homestead in the resider time the severance is granted.	to the other party if the bifurcation results
Probate family allowance		
d	Until a judgment has been entered and filed on all remaining issues, the indemnify and hold the other party harmless from any adverse consequences in the loss of the rights of the other party to a probate family allowance as the partner.	to the other party if the bifurcation results
Retirement benefits		
е	Except for any retirement plan, fund or arrangement identified in any order issuntil a judgment has been entered on all remaining issues, the petition and hold the other party harmless from any adverse consequences to the other of the other party's rights with respect to any retirement, survivor, or deferred fund, or arrangement, or to any elections or options associated therewith, to the been entitled to those benefits or elections as the spouse or surviving spouse domestic partner of the moving party.	ner respondent must indemnify er party if the bifurcation results in the loss compensation benefits under any plan, he extent that the other party would have
Social security benefits		
f	The moving party must indemnify and hold the other party harmless from any results in the loss of rights to social security benefits or elections to the extent to those benefits or elections as the surviving spouse or surviving domestic party.	the other party would have been entitled
Beneficiary designation— Nonprobate transfer		
g	Attachment 5(g), Order re: Beneficiary Designation for Non-Probate Transfer of covered asset until the division of any community interest therein has been co	
Individual Retirement Account		
h. 🗀	Attachment 5(h), Order re: Division of IRA Under Internal Revenue Code sect the ability of petitioner respondent to defer distribution of death of the IRA owner.	ion 408(d)(6), has been issued to preserve of his or her community interest on the

6. Number of attachments: ___

Other conditions that are just and equitable

j. Other:

WARNING: JUDGMENT (Family Law) (form FL-180) (status only) must be completed in addition to this form for the status of the marriage or domestic partnership to be ended.